UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON AT SEATTLE

## THE HON. KYMBERLY K. EVANSON

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STIPULATED MOTION AND (PROPOSED) ORDER TO AMEND DEADLINES – 1 LSW6603.014/4862-8458-4115 v.1x

EVANSTON INSURANCE COMPANY, an

VS.

HARRIS SLIWOSKI LLP, a Limited Liability

Partnership, f/k/a HARRIS BRICKEN SLIWOSKI LLP; AND JOHN B.

Illinois Corporation,

MCDONALD,

No. 2:24-cv-00207-KKE

Plaintiff, STIPULATED MOTION AND (PROPOSED)
ORDER TO AMEND DEADLINES

NOTE FOR: 04/08/2024

#### **STIPULATION**

Defendants.

This Court previously granted Defendants Harris Sliwoski, LLP and John B. McDonald, an extension of time to Answer, to April 16, 2024 (Dkt. 16). Shortly before the grant of this extension, the Court entered deadlines for the FRCP 26(f) Conference, the parties' Initial Disclosures, and the Joint Status Report as reflected in Dkt. 13.

The parties, by and through their undersigned counsel, jointly request that the Court extend the deadline for Defendants' Answers and the activities in Dkt. 13, as described in the chart:

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Event	Current Deadline	New Deadline
Harris Sliwoski, LLP Answer	4/16/2024	5/31/2024
John B. McDonald	4/16/2024	5/31/2024
Deadline for FRCP 26(f) Conference	04/08/2024	6/21/2024
Initial Disclosures	04/22/2024	7/05/2024
Joint Status Report and Discovery Plan	04/29/2024	7/12/2024

DATED this 8th day of April, 2024.

s/Lisa C. Neal

Lisa C. Neal, WSBA #25686 Sarah L. Eversole, WSBA #36335

WILSON SMITH COCHRAN DICKERSON

1000 2<sup>nd</sup> Avenue, Suite 2050

Seattle, WA 98104 Phone: (206) 623-4100

l.neal@wscd.com | eversole@wscd.com

Attorneys for Plaintiff

# s/Michael F. Perlis (per electronic authorization)

Michael F. Perlis, SBN #95992

Admitted Pro Hac Vice

KAUFMAN BORGEEST & RYAN LLP

21700 Oxnard Street - Suite 1450

Woodland Hills, CA 91367 Phone: (818) 880-0992

mperlis@kbrlaw.com

Attorneys for Plaintiff

### s/John C. Rake (per electronic authorization)

John C. Rake, WSBA #48910

LARKINS VACURA KAYSER LLP

121 SW Morrison St., Suite 700

Portland, OR 97204 Phone: (503) 222-4424

jrake@lvklaw.com

Attorneys for Defendants

STIPULATED MOTION AND (PROPOSED) ORDER TO AMEND DEADLINES – 2 LSW6603.014/4862-8458-4115 v.1x



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**ORDER** 

Based on the above Stipulation, and finding good cause to extend the deadlines in this matter, IT IS ORDERED that:

The Order Regarding Initial Disclosures, Chambers Procedures, Joint Status Report and Early Settlement is revised as follows; and

The deadline for the Defendants' Answers is continued as follows:

Event	Current Deadline	New Deadline
Harris Sliwoski, LLP Answer	4/16/2024	5/31/2024
John B. McDonald	4/16/2024	5/31/2024
Deadline for FRCP 26(f) Conference	04/08/2024	6/21/2024
Initial Disclosures	04/22/2024	7/05/2024
Joint Status Report and Discovery Plan	04/29/2024	7/12/2024

Ion. Kymberly K. Evanson

DATED this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_, 2024.

### **CERTIFICATE OF SERVICE**

I hereby certify that on the date set forth below, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to those attorneys of record registered on the CM/ECF system. All other parties (if any) shall be served in accordance with the Federal Rules of Civil Procedure.

**SIGNED** this 8<sup>th</sup> day of April, 2024, at Seattle, Washington.

<u>s/ Traci Jay</u> Traci Jay

STIPULATED MOTION AND (PROPOSED) ORDER TO AMEND DEADLINES – 4 LSW6603.014/4862-8458-4115 v.1x

